H. R. 1157

IN THE SENATE OF THE UNITED STATES

June 14, 2001

Received; read twice and referred to the Committee on Commerce, Science, and Transportation

AN ACT

To authorize the Secretary of Commerce to provide financial assistance to the States of Alaska, Washington, Oregon, California, and Idaho for salmon habitat restoration projects in coastal waters and upland drainages, and for other purposes.

1	Be it enacted by the Senate and House of Representa-
2	tives of the United States of America in Congress assembled
3	SECTION 1. SHORT TITLE.
4	This Act may be cited as the "Pacific Salmon Recov-
5	ery Act".
6	SEC. 2. SALMON CONSERVATION AND SALMON HABITAT
7	RESTORATION ASSISTANCE.
8	(a) REQUIREMENT TO PROVIDE ASSISTANCE.—Sub-
9	ject to the availability of appropriations, the Secretary of
10	Commerce shall provide financial assistance in accordance
11	with this Act to qualified States and qualified tribal gov-
12	ernments for salmon conservation and salmon habitat res-
13	toration activities.
14	(b) Allocation.—Of the amounts available to pro-
15	vide assistance under this section each fiscal year (after
16	the application of section 3(g)), the Secretary—
17	(1) shall allocate 85 percent among qualified
18	States, in equal amounts; and
19	(2) shall allocate 15 percent among qualified
20	tribal governments, in amounts determined by the
21	Secretary.
22	(c) Transfer.—
23	(1) In general.—The Secretary shall prompt-
24	ly transfer—

1	(A) to a qualified State that has submitted
2	a Conservation and Restoration Plan under sec-
3	tion 3(a) amounts allocated to the qualified
4	State under subsection (b)(1) of this section
5	unless the Secretary determines, within 30 days
6	after the submittal of the plan to the Secretary
7	that the plan is inconsistent with the require-
8	ments of this Act; and
9	(B) to a qualified tribal government that
10	has entered into a memorandum of under-
11	standing with the Secretary under section 3(b)
12	amounts allocated to the qualified tribal govern-
13	ment under subsection (b)(2) of this section.
14	(2) Transfers to qualified states.—The
15	Secretary shall make the transfer under paragraph
16	(1)(A)—
17	(A) to the Washington State Salmon Re-
18	covery Board, in the case of amounts allocated
19	to Washington;
20	(B) to the Oregon State Watershed En-
21	hancement Board, in the case of amounts allo-
22	cated to Oregon;
23	(C) to the California Department of Fish
24	and Game for the California Coastal Salmor

1	Recovery Program, in the case of amounts allo-
2	cated to California;
3	(D) to the Governor of Alaska, in the case
4	of amounts allocated to Alaska; and
5	(E) to the Office of Species Conservation,
6	in the case of amounts allocated to Idaho.
7	(d) Reallocation.—
8	(1) Amounts allocated to qualified
9	STATES.—Amounts that are allocated to a qualified
10	State for a fiscal year shall be reallocated under sub-
11	section (b)(1) among the other qualified States, if—
12	(A) the qualified State has not submitted
13	a plan in accordance with section 3(a) as of the
14	end of the fiscal year; or
15	(B) the amounts remain unobligated at the
16	end of the subsequent fiscal year.
17	(2) Amounts allocated to qualified trib-
18	AL GOVERNMENTS.—Amounts that are allocated to a
19	qualified tribal government for a fiscal year shall be
20	reallocated under subsection (b)(2) among the other
21	qualified tribal governments, if the qualified tribal
22	government has not entered into a memorandum of
23	understanding with the Secretary in accordance with
24	section 3(b) as of the end of the fiscal year.

1 SEC. 3. RECEIPT AND USE OF ASSISTANCE.

2	(a) Qualified State Salmon Conservation and
3	RESTORATION PLAN.—
4	(1) In general.—To receive assistance under
5	this Act, a qualified State shall develop and submit
6	to the Secretary a Salmon Conservation and Salmon
7	Habitat Restoration Plan.
8	(2) Contents.—Each Salmon Conservation
9	and Salmon Restoration Plan shall, at a minimum—
10	(A) be consistent with other applicable
11	Federal laws;
12	(B) be consistent with the goal of salmon
13	recovery;
14	(C) except as provided in subparagraph
15	(D), give priority to use of assistance under this
16	section for projects that—
17	(i) provide a direct and demonstrable
18	benefit to salmon or their habitat;
19	(ii) provide the greatest benefit to
20	salmon conservation and salmon habitat
21	restoration relative to the cost of the
22	projects; and
23	(iii) conserve, and restore habitat
24	for—
25	(I) salmon that are listed as en-
26	dangered species or threatened spe-

1	cies, proposed for such listing, or can-
2	didates for such listing, under the En-
3	dangered Species Act of 1973 (16
4	U.S.C. 1531 et seq.); or
5	(II) salmon that are given special
6	protection under the laws or regula-
7	tions of the qualified State;
8	(D) in the case of a plan submitted by a
9	qualified State in which, as of the date of the
10	enactment of this Act, there is no area at which
11	a salmon species referred to in subparagraph
12	(C)(iii)(I) spawns—
13	(i) give priority to use of assistance
14	for projects referred to in subparagraph
15	(C)(i) and (ii) that contribute to proactive
16	programs to conserve and enhance species
17	of salmon that intermingle with, or are
18	otherwise related to, species referred to in
19	subparagraph (C)(iii)(I), which may in-
20	clude (among other matters)—
21	(I) salmon-related research, data
22	collection, and monitoring;
23	(II) salmon supplementation and
24	enhancement;
25	(III) salmon habitat restoration:

1	(IV) increasing economic oppor-
2	tunities for salmon fishermen; and
3	(V) national and international co-
4	operative habitat programs; and
5	(ii) provide for revision of the plan
6	within one year after any date on which
7	any salmon species that spawns in the
8	qualified State is listed as an endangered
9	species or threatened species, proposed for
10	such listing, or a candidate for such list-
11	ing, under the Endangered Species Act of
12	1973 (16 U.S.C. 1531 et seq.);
13	(E) establish specific goals and timelines
14	for activities funded with such assistance;
15	(F) include measurable criteria by which
16	such activities may be evaluated;
17	(G) require that activities carried out with
18	such assistance shall—
19	(i) be scientifically based;
20	(ii) be cost effective;
21	(iii) not be conducted on private land
22	except with the consent of the owner of the
23	land; and
24	(iv) contribute to the conservation and
25	recovery of salmon;

1	(H) require that the qualified State main-
2	tain its aggregate expenditures of funds from
3	non-Federal sources for salmon habitat restora-
4	tion programs at or above the average level or
5	such expenditures in the 2 fiscal years pre-
6	ceding the date of the enactment of this Act
7	and
8	(I) ensure that activities funded under this
9	Act are conducted in a manner in which, and
10	in areas where, the State has determined that
11	they will have long-term benefits.
12	(3) Solicitation of comments.—In pre-
13	paring a plan under this subsection a qualified State
14	shall seek comments on the plan from local govern-
15	ments in the qualified State.
16	(b) Tribal MOU WITH SECRETARY.—
17	(1) In general.—To receive assistance under
18	this Act, a qualified tribal government shall enter
19	into a memorandum of understanding with the Sec-
20	retary regarding use of the assistance.
21	(2) Contents.—Each memorandum of under-
22	standing shall, at a minimum—
23	(A) be consistent with other applicable
24	Federal laws;

1	(B) be consistent with the goal of salmon
2	recovery;
3	(C) give priority to use of assistance under
4	this Act for activities that—
5	(i) provide a direct and demonstrable
6	benefit to salmon or their habitat;
7	(ii) provide the greatest benefit to
8	salmon conservation and salmon habitat
9	restoration relative to the cost of the
10	projects; and
11	(iii) conserve, and restore habitat,
12	for—
13	(I) salmon that are listed as en-
14	dangered species or threatened spe-
15	cies, proposed for such listing, or can-
16	didates for such listing, under the En-
17	dangered Species Act of 1973 (16
18	U.S.C. 1531 et seq.); or
19	(II) salmon that are given special
20	protection under the ordinances or
21	regulations of the qualified tribal gov-
22	ernment;
23	(D) in the case of a memorandum of un-
24	derstanding entered into by a qualified tribal
25	government for an area in which, as of the date

1	of the enactment of this Act, there is no area
2	at which a salmon species that is referred to in
3	subparagraph (C)(iii)(I) spawns—
4	(i) give priority to use of assistance
5	for projects referred to in subparagraph
6	(C)(i) and (ii) that contribute to proactive
7	programs described in subsection
8	(a)(2)(D)(i);
9	(ii) include a requirement that the
10	memorandum shall be revised within 1
11	year after any date on which any salmon
12	species that spawns in the area is listed as
13	an endangered species or threatened spe-
14	cies, proposed for such listing, or a can-
15	didate for such listing, under the Endan-
16	gered Species Act of 1973 (16 U.S.C.
17	1531 et seq.);
18	(E) establish specific goals and timelines
19	for activities funded with such assistance;
20	(F) include measurable criteria by which
21	such activities may be evaluated;
22	(G) establish specific requirements for re-
23	porting to the Secretary by the qualified tribal
24	government;

1	(H) require that activities carried out with
2	such assistance shall—
3	(i) be scientifically based;
4	(ii) be cost effective;
5	(iii) not be conducted on private land
6	except with the consent of the owner of the
7	land; and
8	(iv) contribute to the conservation or
9	recovery of salmon; and
10	(I) require that the qualified tribal govern-
11	ment maintain its aggregate expenditures of
12	funds from non-Federal sources for salmon
13	habitat restoration programs at or above the
14	average level of such expenditures in the 2 fis-
15	cal years preceding the date of the enactment
16	of this Act.
17	(e) Eligible Activities.—
18	(1) In general.—Assistance under this Act
19	may be used by a qualified State in accordance with
20	a plan submitted by the State under subsection (a),
21	or by a qualified tribal government in accordance
22	with a memorandum of understanding entered into
23	by the government under subsection (b), to carry out
24	or make grants to carry out, among other activities,
25	the following:

- 1 (A) Watershed evaluation, assessment, and 2 planning necessary to develop a site-specific and 3 clearly prioritized plan to implement watershed 4 improvements, including for making multi-year grants. 6 (B) Salmon-related research, data collec-7 tion, and monitoring, salmon supplementation 8 and enhancement, and salmon habitat restora-9 tion. 10 (C) Maintenance and monitoring of 11 projects completed with such assistance. 12 (D)Technical training and education 13 projects, including teaching private landowners 14 about practical means of improving land and 15 water management practices to contribute to the conservation and restoration of salmon 16 17 habitat. 18 (E) Other activities related to salmon con-19 servation and salmon habitat restoration. 20 (2)UseFOR LOCAL AND REGIONAL 21 PROJECTS.—Funds allocated to qualified States 22 under this Act shall be used for local and regional 23 projects.
- 24 (d) Use of Assistance for Activities Outside 25 of Jurisdiction of Recipient.—Assistance under this

- 1 section provided to a qualified State or qualified tribal
- 2 government may be used for activities conducted outside
- 3 the areas under its jurisdiction if the activity will provide
- 4 conservation benefits to naturally produced salmon in
- 5 streams of concern to the qualified State or qualified tribal
- 6 government, respectively.

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7 (e) Cost Sharing by Qualified States.—

- (1) In General.—A qualified State shall match, in the aggregate, the amount of any financial assistance provided to the qualified State for a fiscal year under this Act, in the form of monetary contributions or in-kind contributions of services for projects carried out with such assistance. For purposes of this paragraph, monetary contributions by the State shall not be considered to include funds received from other Federal sources.
 - (2) Limitation on requiring matching for Each project.—The Secretary may not require a qualified State to provide matching funds for each project carried out with assistance under this Act.
- (3) TREATMENT OF MONETARY CONTRIBU-TIONS.—For purposes of subsection (a)(2)(H), the amount of monetary contributions by a qualified State under this subsection shall be treated as ex-

penditures from non-Federal sources for salmon con servation and salmon habitat restoration programs.

(f) COORDINATION OF ACTIVITIES.—

- (1) In General.—Each qualified State and each qualified tribal government receiving assistance under this Act is encouraged to carefully coordinate salmon conservation activities of its agencies to eliminate duplicative and overlapping activities.
- (2) Consultation.—Each qualified State and qualified tribal government receiving assistance under this Act shall consult with the Secretary to ensure there is no duplication in projects funded under this Act.
- (g) Limitation on Administrative Expenses.—
- (1) Federal administrative expenses.—Of the amount made available under this Act each fiscal year, not more than 1 percent may be used by the Secretary for administrative expenses incurred in carrying out this Act.
- (2) STATE AND TRIBAL ADMINISTRATIVE EX-PENSES.—Of the amount allocated under this Act to a qualified State or qualified tribal government each fiscal year, not more than 3 percent may be used by the qualified State or qualified tribal government,

- 1 respectively, for administrative expenses incurred in
- 2 carrying out this Act.

3 SEC. 4. PUBLIC PARTICIPATION.

- 4 (a) QUALIFIED STATE GOVERNMENTS.—Each quali-
- 5 fied State seeking assistance under this Act shall establish
- 6 a citizens advisory committee or provide another similar
- 7 forum for local governments and the public to participate
- 8 in obtaining and using the assistance.
- 9 (b) Qualified Tribal Governments.—Each
- 10 qualified tribal government receiving assistance under this
- 11 Act shall hold public meetings to receive recommendations
- 12 on the use of the assistance.

13 SEC. 5. CONSULTATION NOT REQUIRED.

- 14 Consultation under section 7 of the Endangered Spe-
- 15 cies Act of 1973 (16 U.S.C. 1531 et seq.) shall not be
- 16 required based solely on the provision of financial assist-
- 17 ance under this Act.

18 SEC. 6. REPORTS.

- 19 (a) QUALIFIED STATES.—Each qualified State shall,
- 20 by not later than December 31 of each year, submit to
- 21 the Committee on Commerce, Science, and Transportation
- 22 of the Senate and the Committee on Resources of the
- 23 House of Representatives an annual report on the use of
- 24 financial assistance received by the qualified State under
- 25 this Act. The report shall contain an evaluation of the suc-

1 cess of this Act in meeting the criteria listed in section
2 3(a)(2).

3 (b) Secretary.—

- (1) ANNUAL REPORT REGARDING QUALIFIED TRIBAL GOVERNMENTS.—The Secretary shall, by not later than December 31 of each year, submit to the Committee on Commerce, Science, and Transportation of the Senate and the Committee on Resources of the House of Representatives an annual report on the use of financial assistance received by qualified tribal governments under this Act. The report shall contain an evaluation of the success of this Act in meeting the criteria listed in section 3(b)(2).
 - (2) BIANNUAL REPORT.—The Secretary shall, by not later than December 31 of the second year in which amounts are available to carry out this Act, and of every second year thereafter, submit to the Committee on Commerce, Science, and Transportation of the Senate and the Committee on Resources of the House of Representatives a biannual report on the use of funds allocated to qualified States under this Act. The report shall review programs funded by the States and evaluate the success

1	of this Act in meeting the criteria listed in section
2	3(a)(2).
3	SEC. 7. DEFINITIONS.
4	In this Act:
5	(1) Indian tribe.—The term "Indian tribe"
6	has the meaning given that term in section 4(e) of
7	the Indian Self-Determination and Education Assist-
8	ance Act (25 U.S.C. 450b(e)).
9	(2) QUALIFIED STATE.—The term "qualified
10	State" means each of the States of Alaska, Wash-
11	ington, Oregon, California, and Idaho.
12	(3) Qualified tribal government.—The
13	term "qualified tribal government" means—
14	(A) a tribal government of an Indian tribe
15	in Washington, Oregon, California, or Idaho
16	that the Secretary of Commerce, in consultation
17	with the Secretary of the Interior, determines—
18	(i) is involved in salmon management
19	and recovery activities under the Endan-
20	gered Species Act of 1973 (16 U.S.C.
21	1531 et seq.); and
22	(ii) has the management and organi-
23	zational capability to maximize the benefits
24	of assistance provided under this Act; and

1	(B) a village corporation as defined in or
2	established pursuant to the Alaska Native
3	Claims Settlement Act (43 U.S.C. 1601 et seq.)
4	that the Secretary of Commerce, in consultation
5	with the Secretary of the Interior, determines—
6	(i) is involved in salmon conservation
7	and management; and
8	(ii) has the management and organi-
9	zational capability to maximize the benefits
10	of assistance provided under this Act.
11	(4) Salmon.—The term "salmon" means any
12	naturally produced salmon or naturally produced
13	trout of the following species:
14	(A) Coho salmon (oncorhynchus kisutch).
15	(B) Chinook salmon (oncorhynchus
16	tshawytscha).
17	(C) Chum salmon (oncorhynchus keta).
18	(D) Pink salmon (oncorhynchus
19	gorbuscha).
20	(E) Sockeye salmon (oncorhynchus nerka).
21	(F) Steelhead trout (oncorhynchus
22	mykiss).
23	(G) Sea-run cutthroat trout (oncorhynchus
24	clarki clarki).

1	(H) For purposes of application of this Act
2	in Oregon—
3	(i) Lahontan cutthroat trout
4	(oncorhnychus clarki henshawi); and
5	(ii) Bull trout (salvelinus confluentus).
6	(I) For purposes of application of this Act
7	in Washington and Idaho, Bull trout (salvelinus
8	confluentus).
9	(5) Secretary.—The term Secretary means
10	the Secretary of Commerce.
11	SEC. 8. REPORT REGARDING TREATMENT OF INTER-
12	NATIONAL FISHERY COMMISSION PEN-
13	SIONERS.
	SIONERS. The President shall—
13	
13 14	The President shall—
13 14 15	The President shall— (1) determine the number of United States citi-
13 14 15 16	The President shall— (1) determine the number of United States citizens who—
13 14 15 16	The President shall— (1) determine the number of United States citizens who— (A) served as employees of the Inter-
113 114 115 116 117	The President shall— (1) determine the number of United States citizens who— (A) served as employees of the International Pacific Salmon Fisheries Commission
13 14 15 16 17 18	The President shall— (1) determine the number of United States citizens who— (A) served as employees of the International Pacific Salmon Fisheries Commission or the International North Pacific Fisheries
13 14 15 16 17 18 19 20	The President shall— (1) determine the number of United States citizens who— (A) served as employees of the International Pacific Salmon Fisheries Commission or the International North Pacific Fisheries Commission; and
13 14 15 16 17 18 19 20 21	The President shall— (1) determine the number of United States citizens who— (A) served as employees of the International Pacific Salmon Fisheries Commission or the International North Pacific Fisheries Commission; and (B) worked in Canada in the course of em-

1	(A) the value, in United States currency,
2	of the annuity payments made and to be made
3	(determined by an actuarial valuation) by or on
4	behalf of each such commission to the em-
5	ployee; and
6	(B) the value, in Canadian currency, of
7	such annuity payments; and
8	(3) by not later than September 1, 2001, sub-
9	mit to the Committee on Resources of the House of
10	Representatives and the Committee on Commerce,
11	Science and Transportation of the Senate a report
12	on the determinations and calculations made under
13	paragraphs (1) and (2).
14	SEC. 9. AUTHORIZATION OF APPROPRIATIONS.
15	There are authorized to be appropriated
16	\$200,000,000 for each of the fiscal years 2002, 2003, and
17	2004 to carry out this Act. Funds appropriated under this
18	section may remain until expended.
19	SEC. 10. SENSE OF CONGRESS; REQUIREMENT REGARDING
20	NOTICE.
21	(a) Purchase of American-Made Equipment
22	AND PRODUCTS.—In the case of any equipment or prod-
23	ucts that may be authorized to be purchased with financial
24	assistance provided under this Act, it is the sense of the
25	Congress that entities receiving such assistance should, in

- 1 expending the assistance, purchase only equipment and
- 2 products made in the United States.
- 3 (b) Notice to Recipients of Assistance.—In
- 4 providing financial assistance under this Act, the Sec-
- 5 retary shall provide to each recipient of the assistance a
- 6 notice describing the statement made in subsection (a) by
- 7 the Congress.
- 8 (c) Report.—Any entity that receives funds under
- 9 this Act shall report any expenditures of such funds on
- 10 items made outside of the United States to the Congress
- 11 within 180 days of the expenditure.
- 12 SEC. 11. SENSE OF THE CONGRESS REGARDING BIPAR-
- 13 TISAN JULY 2000 GOALS.
- 14 It is the sense of the Congress that the Congress sup-
- 15 ports the bipartisan July 2000 goals, objectives, and rec-
- 16 ommendations of the Governors of Idaho, Montana, Or-
- 17 egon and Washington to protect and restore salmon and
- 18 other aquatic species to sustainable and harvestable levels
- 19 while meeting the requirements of the Endangered Species
- 20 Act of 1973, the Clean Water Act, the Pacific Northwest
- 21 Electric Power Planning and Conservation Act, tribal
- 22 treaty rights, and executive orders and while taking into
- 23 account the need to preserve a sound economy in Alaska,
- 24 California, Idaho, Montana, Oregon, and Washington.

1	SEC. 12. REPORT ON EFFECTS ON PACIFIC SALMON
2	STOCKS OF CERTAIN TIMBER HARVESTING
3	IN CANADA.
4	The Secretary, in conjunction with other Federal
5	agencies, shall by not later than December 31 of each year
6	report to the Congress to the best of the ability of the
7	Secretary regarding the effects on Pacific Salmon stocks
8	of timber harvesting on publicly owned lands in British
9	Columbia.
	Passed the House of Representatives June 13, 2001.
	Attest: JEFF TRANDAHL,
	Clerk.